



U.S. Department of Justice

United States Attorney
Eastern District of New York

DAS:AMC F. #2011R01474

271 Cadman Plaza East Brooklyn, New York 11201

February 9, 2012

Honorable Robert M. Levy United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

> Re: United States v. Walters, <u>et al</u>. Criminal Docket No. 11-683 (NG)

Dear Judge:

The government writes in response to the defendant Sergio Benitez's letter dated February 3, 2012 in which he requests permission to travel to Orlando, Florida from February 17, 2012 to February 23, 2012. The government does not object to this request.

Sincerely,

LORETTA E. LYNCH UNITED STATES ATTORNEY

/s/ Anthony M. Capozzolo

By: Anthony M. Capozzolo
Cristina M. Posa
Assistant United States Attorneys
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ANNE MARIE SANTANGELO, ESQ.* MICHAEL ELBAZ, ESQ.*

TRANSCO TO '

February 3, 2012

Hon. Magistrate Judge United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

Re: United States v. Walters, et al. Defendant Sergio Benitez Indictment No. 11CR683 (NG)

Dear Judge:

The law firm of Wenger & Arlia Esqs. LLP represents the defendant Sergio Benitez, in the above-referenced prosecution. Mr. Benitez is currently released and is in full compliance with all the conditions of his release.

I am requesting the Court's permission for Mr. Benitez to travel to Orlando, Florida, with his wife and daughter from February 17, 2012, returning on February 23, 2012. Assistant United States Attorney Anthony Capozzolo is cognizant of this request and is agreeable to such travel and will provide Your Honor with a letter confirming same.

Thank you for your prompt attention to this matter.

Respetfully yours,

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Bruce Wenger